UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

07 CV 6602 (PKL)

CANTONE & CO., INC.,

Plaintiff,

- against -

DECLARATION

SEAFRIGO a/k/a SEAFRIGO MARSEILLE,

Defendant.

Pursuant to 28 U.S.C.§1746, Marc Gourio declares under penalty of perjury under the laws of the United States of America that the following statements are true and correct:

- (1) I am the Office Manager of the SeaFrigo Marseille office located at z.a. de L'Agavon, 21 Avenue La Martime, 13170 Les Pennes Mirabeau, France and has been in this position since July 2004. This declaration is given on personal knowledge and in support of the SeaFrigo motion to dismiss plaintiff's complaint.
- (2) As General Manager, my duties include being responsible for both bookings and preparation of related documentation by SeaFrigo Marseille for cargo moving pursuant to a SeaFrigo House Bill of Lading ("HB/L"). I have direct supervision and control of all the personnel in my office.
- (3) I am familiar with the facts surrounding the preparation of the SeaFrigo Marseille HB/L no. E35039700000 dated September 22, 2006, a copy attached hereto as Exhibit A.
- (4) Based on the complaint filed by the plaintiff in the above suit, I can confirm that the cargo loaded into container no. EISU564813/0 and which is the

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subject of the litigation was booked for carriage through my office. In this regard SeaFrigo HB/L no. E3503970000 was signed (at the lower right portion of the HB/L) by Ms. Perrine Crouau-Demoya Operation Agent who is under my supervision and control and whose signature I recognize.

- (5) The backside of the HB/L terms and conditions Clause 20 ("jurisdiction") requires that any disputes arising under the HB/L shall be determined by the Tribunal of Commerce at Le Havre under the laws of France and no other court shall have jurisdiction with regard to any such action. The text of HB/L Clause 20 has been on the backside of the SeaFrigo HB/L from when SeaFrigo first commenced operating as a Non-Vessel Ocean Common Carrier ("NVOCC") and issuing its HBs/L. In fact, none of the language shown on the backside terms and conditions of SeaFrigo's HB/L E35039700000 has changed since the inception of SeaFrigo's NVOCC operations in April, 2004.
- (6) Because, as requested by the shipper this HB/L was an express HB/L (as shown on the front side of the HB/L) no original HB/L was issued to the HB/L shipper, BCS S.A. or to plaintiff, Cantone or to anyone else for that matter although an original was prepared but kept in the SeaFrigo Marseille office for administrative purposes. This original (both sides) (Exhibit A) has since been sent to Stephen Vengrow, at his request, and whose law firm is representing SeaFrigo in the instant litigation. The shipper never requested issuance of a regular HB/L.
- (7) As is the SeaFrigo Marseille practice when an express HB/L is prepared, the HB/L shipper, here BCS S.A. was sent a faxed copy of the front side only of

the HB/L in order that BCS S.A., can show documentary proof to the French tax authority that the cargo moving pursuant to the HB/L is being shipped to a destination outside of France to avoid payment of a sales tax. A faxed copy of the front side of the said SeaFrigo HB/L was also sent to the BCS S.A.'s agent, BVF who, as I understand, loaded the BCS S.A. cargo into container EISU5648130 for movement pursuant to the SeaFrigo HB/L E35039700000.

- (8) After SeaFrigo Marseille accepted the booking of the cargo subject to this litigation, SeaFrigo Marseille booked the same cargo with Hatsu, the underlying ocean carrier, for movement aboard the M/V STADT WISMAR voyage GX273W.
- (9) Hatsu, in turn, issued a Sea Waybill ("B/L") to SeaFrigo Marseille showing thereon SeaFrigo Marseille as the B/L shipper and SeaFrigo USA as the B/L consignee. Because the Hatsu B/L is a non negotiable bill of lading. Hatsu sent SeaFrigo Marseille, as is its practice, only a copy of the front side of the Hatsu B/L, attached hereto as **Exhibit B** which my office forwarded to SeaFrigo USA.
- (10) SeaFrigo Marseille is the sister company of SeaFrigo USA, in that both are owned by the same company and, thus, are branch offices of one another. Hence, SeaFrigo Marseille uses the SeaFrigo USA HB/L as its own HB/L and shows itself on the SeaFrigo USA HB/L as carrier. In this regard, I would point to the words "SeaFrigo USA, Inc." noted on the bottom left portion of the SeaFrigo HB/L E35039700000.



ENTREPOTS & TRANSPORTS BARBE SEAFRIGO

ZA de l'Agavon 21, Avenue LAMARTINE 13170 LES PENNES MIRABEAU Tél. 04 42 34 38 70 Fax 04 42 34 38 79

Marc Gourio

P.Pon ENTREPOTS & TRANSPORTS

Dated: May 20, 2008

GOURIO EXHIBIT A

BILL OF LADING ment 11 ORIGINAL



SHIPPER (Principal or Seller-license and address) BCS S.A.					6	ILL OF LADIN	G NUMBER		E350397000	000
Z.I. LES FRARIES 42 740 SAINT PAUL EN JAREZ FRANCE					EXPORT REFERENCES BOOKING NUMBER					
					FORWARDING AGENT (References)					
CONSIGNEE (Non-Neg CANTONE & CO INC 14 EAST 60TH STREET SUITE 400	gociable unless	consigned to	order)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	P	OINT AND CO	UNTRY OF ORIG	IN		
NEW-YORK 10022 NOTIFY PARTY / INTE	RMEDIATE C	ONSIGNEE	U.S.A. (Name and add)		RELEASE INSTRUCTIONS / Presentation OFFICE					
SAME AS CONSIGNEE				333,		PLEASE CONTA SEAFRIGO INC	EASE CONTACT: :AFRIGO INC - Maite CHAVARRI one : 201.770.1143			
PRE-CARRIAGE BY		PLACE OF REC	CEIPT	- · · · · · · · · · · · · · · · · · · ·						
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PORT OF DISCHARGE NEW-YORK		PLACE OF DELIVERY NEWARK, NJ TYPE OF MOVE				CONTAINERIZED [V]YES [[]NO				
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′ 	OTAL PREPAID				Té	13170 LES 1. 04 42 34 38	PENNES MARINE 70 Fax 04 42 3	34 38 79	AS.	CARRIER
SEAFRIGO USA, INC.				1.5 APPT			09 MO	22 DAY		2006 YEAF

TERMS AND CONDITIONS

Case 1:07-cv-06602-PKL

O CLAUSE PARAMOUNT:

CLAUSE PARAMOUNT:
This Bill of Lading shall have effect sübject to the provisions of the Hague Rules contained in the International Convention for the unification of certain rules relating to Bills of Lading dated Brussells the 25th August 1924 as amended by the protocole at Brussels on 28rd February 1988 and 21st December 1979. In the event that this Bill of Lading covers shipment to or from the United States, then the Bill Of Lading shall have effect subject to the provision of the Carriage of Goods by Sea Act of the United States 46 U.S.C. sections 1300-1315 (hereafter, 'COGSA). The provisions stated in Hague rules or COGSA (except as may be otherwise specifically provided herein) shall govern before the goods are loaded on and after they are discharged from the ship and throughout the entire time the goods are in the custody of the carrier.

DEFINITIONS :

2.1 "Ship" means the vessel named in this Bill of Lading, or any conveyance owned, chartered, or operated by Carrier or used by Carrier for

veyance owned, chartered, or operated by Carrier or used by Carrier for the performance of this contract.

2.2 "Carrier" means Entrepôts et Transports Barbé Seafrigo Le Hawe, France on whose behalf this Bill of Lading has been signed.

2.3 "Merchan" includes the Shipper, the Receiver, the Consignor, the Consignee, the Holder of this Bill of Lading and any person having a present or future interest in the Goods or any person acting on behalf of any of the above-mentioned persons.

2.4 "Package" is the largest individual unit of partially or completely the statement of the statem

2.4 "Fackage" is the largest individual unit of partially or completely covered or contained cargo made up by or for the Shipper which is delivered and entrusted to Carrier, Including palletized units and each container stuffed and seeled by the Shipper or on its behalf, atthough the Shipper may have turnished a description of the contents of such sealed container on this Sill of Lading.
2.5 "Container" includes any container, trailer, transportable tank, lift van, flat, pallet, or any similar article of transport used to consolidate opport.

SUBCONTRACTING:

3.1 Carrier shall be entitled to subcontract on any terms the whole or any part of the handling, storage, or carriage of the goods and all duties undertaken by Carrier in relation to the goods.

3.2 Every servant or agent or subcontractor of Cerrier shall be entitled.

to the same rights, exemptions from liability, defenses and immunities to which Carrier is entitled. For these purposes, Carrier shall be deemed to be acting as agent or trustee for such servants or agents, who shall be deemed to be parties to the contract evidenced in this Bill of Lading.

A ROUTE OF TRANSPORT:

Carrier is entitled to perform the transport in any reasonable manner

and by any reasonable means, methods and routes.

4.2 The Ship shall have the liberty to, at any filme, adjust navigational instruments, make trial trips, dry dock, go to repair yards, shift barths, take in fuel or stores, embark or disembark any persons, carry contraband and hazardous goods, sail with or without pilots and save or attempt to save life or property. Delays resulting from such activities shall not be deemed a deviation.

A HINDRANCES AFFECTING PERFORMANCE :

5.1 Carrier shall use reasonable endeavors to complete transport and to deliver the goods at the place designated for delivery.

deliver the goods at the place designated or delivery.

S.2 If at any time the performance of this contract as evidenced by this Bill of Lading in the opinion of Carrier is or will be affected by any hindrance, risk, delay, difficulty or disedventage of any kind Including strike and if by virtue of the above Carrier has no duty to complete the performance. mance of the contract, Carrier, whether or not the transport is com-

menced may elect to:

a) treat the performance of this contract as terminated and place the goods at Merchant's disposal at any place Carrier shall deem safe and convenient, or

(c) deliver the goods at the place of delivery.

In any event, Carrier shall be entitled to full freight for any goods received for transportation and additional compensation for extra costs resulting from the circumstances referred to above.

BASIC LIABILITY :

6.1 Cerrier shall be liable for loss of or damage to the goods occurring between the time when it takes goods into its charge and the time of

6.2 If it is established that the loss of or damage to the goods occurred during sea carriage, liability shell be governed either by the Hagus rules or by COGSA (see section 1).

6.3 If it cannot be dotermined when the loss of or damage to the goods

occurred, it shall be presumed that such loss or damage occurred while

the goods were in the custody of Carrier.

6.4 Carrier does not undertake that the goods shall be delivered at any particular time and shall not be liable for any direct or indirect losses caused by any delay.

caused by any death of the liable for any loss or damage arising from : (a) an act or omission of Marchant or person other than Carrier acting on behalf of Merchant from whom Carrier took the goods in charge, (b) compliance with the instructions of any person authorized to give

(c) handling, loading, stowage or unloading of the goods by or on behalf

of Merchant. (d) inherent vice of the goods.

(a) inherent vice in the goods, (e) lack of insulficiency of or defective condition of packing in the case of goods, which by their nature, are liable to wastage or damage when not packed or when not properly packed.

indipeased of which indipelpersy pervisor, (i) insufficiency or inadequacy of marks or numbers on the goods, coverings or unit loads, (g) fire, unless caused by actual fault or privity of Carrier, (ii) any cause or event which Carrier could not avoid and the consequen-

the ground cause of event which cause could not avoid and not be consequen-ces of which he could not prevent by the exercise of due diligence. 6.6 With respect to the transportation performed by Inland Carriers to the port of loading or from the port of discharge, the responsibility of Cerrier shalf be to procure transportation by such carriers (one or more) and such transportation shalf be subject to the Inland Cerrior's contracts of cerriage, tariffs and eny law compulsorily applicable.

COMPENSATION FOR LOSS AND DAMAGE:

COMPENSATION FOR LOSS AND DAMAGE:
7.1 Unless otherwise mendated by compulsorily applicable law, Carrier's lieblity for compensation for loss of or damage to goods shall in no case exceed the amount of US \$500 per packege or per customary freight unil, unless the Merchent, with the consent of Carrier, has declared by writing a higher value shall be the first of Carrier's tarift, in which case such higher value shall be the limit of Carrier's lieblity. Where a container is stuffed by shipper or on its behalf, and the container is seeled when received by Carrier for shipment, the Carrier's liability will be limited to US \$500 with respect to the contents of each such container, except when the Shipper declares by writing the value on the face hereof and pays additionnal charges on such declared value. The freight charged on sealed containers when no higher valuation is declared by the Shipper is based on a value of US \$500 per container.

11. Filed 05/22/2008 Document 11,

However, Carrier shall not, in any case, be liable/for an amount greater than the actual loss to the person entitled to make the clajing.

7.2 In any case where Carrier's liability for compensation may exceed the amounts set forth in deuse 7.1 above, compensation shall be calculated by reference to the value of the goods, according to their current market price, at the time and place they are delivered, or should have been cliewered, in accordance with this contract.

7.3 if the value of the goods is less than US \$500 per package or per customary freight unit, their value for compensation purposes shall be deemed to be the invoice value, plus freight and insurance, it paid.

3 DESCRIPTION OF GOODS.

Werchant warrants to Carrier that all particulers of the coods, including

erchant warrants to Carrier that all particulars of the goods, including,

ntercrient warrants to Carner that all particulars of the goods, including, without limitation, the marks, number, quantify and weight, furnished by Merchant are correct and Merchant shell indemnify Carrier against all

losses arising from any inaccuracy. OCARRIER'S CONTAINERS:

Solution 3.

3.1 If goods are not received by Carrier already in containers, Carrier may pack them in any type container.

9.2 Merchant shall be liable to Carrier for damage to Carrier's containers.

or equipment if such damage occurs while such equipment is in control

of Merchant or his agents.

9.3 Merchant indemnifies Carrier for any damage or injury to persons or property caused by Carrier's containers during handling by or when in possession or control of Merchant.

9.4 Marchant undertakes to return such containers to Carrier within the time 9.4 Wakkaram bilderlakes to ration accordinates to carniar which the time provided for no Carrier's applicable tariff, otherwise, Merchant shall pay Carrier for the demunage or detention charges applicable to the containers.

OCONTAINER PACKED BY MERCHANT:

If Carrier receives the goods already packed into containers:

1. This Bill of Lading is prime facie evidence of the receipt of the particular number of containers set forth, and that number only. Carrier accepts no responsibility with respect to the order and condition of the contents of the containers:

contents of the containers, 2. Merchant warrants that the stowage and seals of the containers are sefe and proper and suitable for handling and carriage; 3. Delivery shall be deemed as full and complete performance when the

 Delivery state by desired a containers are delivered by Carrier with the seals intact; and
 Carrier has the right to open and inspect the containers at any time without notice to Merchant, and expenses resulting from same shall be rne by Merchant.

DANGEROUS GOODS:

11.1 Microhant may not tender goods of a dangerous nature without written application to Carrier and Center's acceptance of the seme, in the application, Merchant must identify the nature of the goods with reasonable specificity as well as the names and addresses of the shippers

11.2 Merchant shall distinct and nermanently mark the nature of the

11.2 Merchant shall distincty and permanently mark the nature of the goods on the outside of the package and container and shall submit to Carrier or to the appropriate authorities all necessary documents required by law or by Carrier for the transportation of such goods.
11.3 If the goods subsequently, in the judgement of Carrier, become a denger to Carrier, the Ship, or other cargo, Carrier may dispose of the goods without compensation to Merchant and Merchant shall indemnify Carrier for any loss or expenses arising from such action.
PERISHABLE GOODS:

@ PERISHABLE GOODS: 12.1 Goods of a perishable nature shall be carried in ordinary Containers without special protection, services or other measures unless there is noted on the reverse side of this Bill of Lading that the Goods will be carried in a refrigerated, heated, electrically ventilated or otherwise specially equipped Container or are to receive special attenti-on in any way. The Merchant undertakes not to tender for transportatior in any way. The west care in uncertaines not to learner or unare spontain-or any Goods which require refrigeration without given written notice of their nature and the required temperature satting of the thermostatic controls before receipt of the Goods by the Carrier in case of refrigera-ted Container(s) packed by or on behalf of the Merchant. The Merchant ted Container(s) packed by or on behalf of the Merchant. The Merchant undertakes that the Goods have been properly stowed in the Container and that the thermostatic controls have been properly stowed in the Container and that the thermostatic controls have been adequately set by him before receipt of the Goods by the Carrier and, if necessary, that the Goods have been pre-chilled before the loading into the Container. The Merchant's attention is drawn to the fact that refrigerated Containers are not designed to freeze down Goods which has not been presented for stuffing at or below its designated carrying temperature and the Carrier shall not be responsible for the consequences of cargo presented at a higher temperature than that required for the transportation. If the above requirements are not complied with the carrier shall not be liable for any loss of or damage to the Goods howsoever arising.

12.2 The term "apparent good order and condition" when used in this Bill of Lading with reference to Goods which require refrigeration does not mean that the Goods, when received were verified by the Carrier as being at the designated carrying temperature.

12.3 The Carrier shall in no event be held liable for damage to Goods

(R) DECK CARGO

13.1 Carrier has the right to carry the goods in any container under deck

or on deck.

13.2 Carrier is not required to note "on deck storage" on the face of this

13.2 Except as otherwise provided by any law applicable to this con-

tract, if this Bill of Lading states that the cargo is slowed on deck, then Carrier shall not be liable for any non-delivery, misdelivery, delay or loss to goods carried on deck, whether or not caused by Carrier's negligen-ge or the ship's unseaworthiness. CE or the ship's uns

14.1 Single packages with a weight exceeding 2.240 pounds gross not presented to Carrier in enclosed containers must be declared in writing by Merchart before receipt of the packages by Carrier. The weight of such packages must be clearly and durebly marked on the outside of the

such packages must be clearly and outsuly marked on the business of the package in letters and figures not less than two inchas high.

14.2 If Merchant falls to comply with the above provisions, Carrier shall not be liable for any loss of or damage to the goods, and Merchant shall be liable for any loss of or damage to persons or property resulting from such failure and Merchant shall indemnify Carrier against any loss or liauffered or incurred by Carrier as a result of such failure

15.1 Carrier shall have the right to deliver the goods at any time at any place designated by Carrier within the commercial or geographic limits of the port of discharge or place of delivery shown in this Bill of Lading. 15.2 Carrier's responsibility shall cesse when delivery has been made to Merchant, any person authorized by Merchant to receive the goods, or in any manner or to any other person in accordance with the custom

and usage of the port of discherge.

15.3 If goods should remain in Carrier's custody after discherge from the ship and possession is not taken by Merchart, after notice, within the time allowed in Carrier's applicable tariff, the goods may be considered to have been delivered to Merchant, and, at Carrier's ontion, may be stored at Merchant's expense.

Page 7 of 9

NOTICE OF CLAIM:

16.1 Written notice of claims for loss of or damage to goods occurring or presumed to have occurred written in the custody of Carrier must be given to Carrier at the project of discharge beloter or at the lime of removal of the goods by one entitled to delivery. If such notice is not provided, removal shall be prima facile evidence of delivery for Carrier. If such in the large of entitle of the provided of the provided of the control of the con

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three [3] days of the delivery.

FREIGHT AND CHARGES:

17.1 Freight may be calculated on the basis of the particulars of the goods furnished by Merchant. Carrier and Merchant agree that it may be disculated on the basis of the particulars of the goods furnished by Merchant. Carrier and Merchant agree that it may be difficult or impossible to assess damages if freight is incorrectly declared. Therefore, in case of incorrect declaration of the goods, Merchant shall pay a sum equal to three times the difference between the correct freight and the freight charged as liquidated damages, notwithstanding any other sum having basen stated harein as freight payable. Quotations as to fees, rates of duty, freight charges, insurance premiums or ofter charges given by Carrier to Merchant are for informational purposes only and assubject to change without notice and shall not under any dicrumstances be binding upon Carrier unless the Carrier in writing specifically undertakes the handling of transportation of the shipment at a specific rate.

17.2 Freight shall be deemed earned upon booking of goods by Carrier, whether the freight be intended to be prepaid or collected at destination. Payment shall be in full and in cash, in the currency rarried in this Bill of Lading, or another currency at Carrier's option, interest at 12% shall run from the date when freight and charges are due and not returnable in any event. If the services of a freight forwarder are used for this transportation, those services shall be deemed to be performed as agent of Merchant and payment of freight to the freight lowarder is not payment to Carrier. Full freight shall be paid on damaged or unaound goods. In any referral for collection or action against the Merchant for monies due to Carrier, upon recovery by the Carrier, the Merchant shall be altered and the special payment to Carrier.

17.3 Merchant shall be liable for all dues, duties, fines, taxes and charges, including consular fees, levied on the goods. Merchant shall be liable for return freight and charges on the goods if they are refused export or import by any government. 17.4 All persons encompassed within the definition of "Merchant" as pro-

17.4 All persons encompassed within the definition of "Merchant" as provided in section 2 of this Bit of Lading shall be jointly and severally fields to Carrier for the payment of all freight and charges, including advances.
17.5 All persons encompassed within the definition of "Merchant" as provided in section 2 of this Bitl of Lading shall be jointly and severally indemnify the Carrier for all claims, lines, penalties, demages, costs and

till Lien:
The Carrier shall have a general lien on any and all property (and documents relating thereto) of the Merchant, in its possession, custody or control or an route, for all claims for charges, expenses or advances incurred by the Carrier in connection with any shipments or operations of the Merchant and if such claim remains unsatisfied for ten (10) days of the Merchant and if such claim remains unsatisfied for ten (10) days after demand for its payment is maid, the Carrier may sell at public auction or private sele or otherwise dispose of the goods, upon ten (10) days written notice, registered mail (R.R.R.) to the Merchant, the goods, wares and/or merchandise or so much necessary to satisty such lier, and apply the net proceeds of such sale to the payment of the amount due the Carrier. Any surplus from such sale shall be transmitted to the Merchant, and the Merchant shall be liable for any deficiency in the sale. If the goods are not claimed during a reasonable time in the Carrier opinion, the Carrier will make at his discretion and subject to his lien and without responsability auction, sale, abandon or otherwise dispose of the goods at the risk and expenses of the merchant.

TIME BAR:

TIME BAR:

Carrier shall be discharged from all liability for loss of or damage to goods unless suit is brought within nine (9) months after delivery of the goods or the date when the goods should have been delivered. The time bar for overcharge daims shall be that set forth in Carrier's applicable tariff or thirty six (35) months, whichever is shorter and of legal effect under the laws of the country having jurisdiction over this contract.

JURISDICTION:

Disputes arising under this Bill of Lading shall be determined by the Tribunal of Commerce at Le Havre under the laws of France, and no other court shall have juridiction with regards to any such action.

GENERAL AVERAGE:

2) GENERAL AVEHAGE:
21.1 General Average shall be adjusted at New York, or any other port at Carrier's option, according to the York-Antwerp Rules of 1974. The General Average shatement shall be prepared by adjustes appointed by Carrier.
21.2 In the event of accident, damage, denger or disaster after commencement of the voyage resulting from any case whatevery whether due to negligence or not, for the consequence of which Carrier

whether due to negligence or not, for the consequence of which Carrier is not responsible by statute, contract or otherwise, Merchant shall contribute with Carrier in General average to the payment of any sacrifice, loss or expense of a General Average nature that may be made or incurred, and shall pay salvage or special charges in respect of the goods. If a salving vessel is owned or operated by Carrier, Salvage shall be paid for as fully as if the salving vessel or vessels belonged to strangers.

BOTH-TO-BLAME COLLISION CLAUSE:

If the ship comes into collision with another vessel as a result of negligence of the other vessel and any negligence or fault on the part of Carrier or its servants or subcontractors, Merchant shall idennify Carrier against all loss or liability to the other or non-carrying vessel or have owners, insofar as such ioss or liability represents loss of, or damage to, or any claim what so ever of Merchant paid or payable by the other or non-carrying vessel or her owners to Merchant and set-off, recouperd non-carrying vessel or her owners to Merchant and set-off, recouped or recovered by the other or non-carrying vessel or her owners as part of their claim against the carrying ship or her owner. This provision shall apply as well where the owners, operators or those in charge of any ship or objects other then, or in addition to, the colliding ships or objects are at fault with respect to a collision or contact.

23.1 The goods carried under this Bill of Lading are also subject to all the terms and conditions of teriffely on file with the Federal Maritime Commission, the Interstate Commerce Commission or any other regulatory agency which governs a cardicular notition of the carriage and the

letory agency which governs a particular portion of the carriage and the terms are incorporated herein as part of the terms and conditions of this Bill of Lading.

23.2 Copies of Carrier's tariffs may be obtained from carrier or its agents

upon request or from the governmental body with whom the tariff has

SEVERABILITY:

The terms of this Bill of Lading shall be severable, and, it any part or term hereof shall be held invalid, such holding shall not affect the validity of enforceability of any other part or term hereof.

VARIATION OF THE CONTRACT;

No servant or agent of the Carrier shall have power to waive or vary any of the terms hereof unless such variation is in writing and is specifically authorized or ratified in writing by the Carrier.

GOURIO EXHIBIT B

Filed (5/22/2002) Filed (5/22/

NON-NEGOTIABLE

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(4) Notify Party (complete name	and address)				ISI Boles and County of Oak to			
SEAFRIGO INC 1 ENTERPRISE AV SEACAUCUS NJ 07	094		Ĺ	(8) Point and Country of Origin (for the Merchant's reference only) [9] Also Notify Party (complete name and address)				
USA						••		
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[12] Pre-corriage by	U FOR SOR WER			Secsiond in certifien as below in appointed good order and condition. Unless although the finance, the Goods shutilled in the before particulars, ballways of him Goods will be made to it consignent by it by unboarded representation upon paper proof of identity and authorized the real of the base of producing a surrouse, in a copy of this Weynell.				
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THC : PREPAID WHARFAGE : PREPAI REEFER CONTAINER								
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		"OCEA SHIPP	N FREIGH ER'S LOA	T PRE D & C	PAID" OUNT	los		
(22) TOTAL NUMBER OF CONTAINERS OF PACKAGES (IN WORDS)	<u> </u>	CONTAINE	R ONLY			[23] Doclared Valve 5. If Marchian enters active valve of Goods and pays the applicable of valores will rote, Carrier's package limitation shall not apply.		
(24) FREIGHT & CHARGES	Revenso Tons		Role	Pe	Prepoid	Collect		
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SI Waybill No. (27) Number of Original Waybills (0)				129 Prepaid of LE HAVRE	(30) Collect at			
540600103855	600103855				LE HAVRE (31) Exchange Rain	(32) Exchange Rolg		
(26) Service Type/Mode	[33] Loden on		, E O O O					
FCL/FCL 0/0		2006 TSMAR GX: MER	273 W			Aprilia - Extensione d who was a		
FORM NO DOCODADO TERMAS OF HI		CONTINUED ON THE			AS ACENTS FOR THE CARRIED	Non-Negotiable (2)		

ENLARGED VERSION OF BAC'S CLAUSE IS AVAILABLE ON WARRINGER MARINGS (IIII)